IAP6 Rec'd PCT/PTO 05 MAY 200

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

*In re* Application of:

Stephen Maxwell Taylor

Ian Alexander Shiels

Lindsay Charles Brown

Michael Whitehouse (As Amended)

Application Number: 10/510,614

PCT Number: PCT/AU03/00415

International Filing Date: 7 April 2003

For: USE OF C5A RECEPTOR ANTAGONIST §

IN THE TREATMENT OF FIBROSIS

Confirmation No.: 1791

Group Art Unit: Unknown

Examiner: Unknown

Attorney Docket No.: 36677.30

(formerly: 4050.003000)

RENEWED PETITION UNDER 37 C. F. R. § 1.47(A) AND 37 C. F. R. § 1.497(D)

MAIL STOP PCT Commissioner for Patents Office of PCT Legal Administration P.O. Box 1450 Alexandria, VA 22313-1450

Certificate of Mailing 37 C. F. R. § 1.8 I hereby certify that this correspondence is being deposited with the U. S. Postal Service with sufficient postage as First Class Mail on the date indicated below and is addressed to: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Sir:

This submission is filed in response to the Decision on Petition dated March 8, 2006, for which the two (2) month period for response is May 8, 2006. This response is timely filed.

The Office is respectfully requested to reconsider the Decision on Petition in view of the following documents we now enclose herewith:

- (a) Renewed Petition to Add Inventor Michael Whitehouse Under 1.497(d)
- (b) Statement of Added Inventor Under 37 C. F. R. § 1.497(d)(1) executed by Michael Whitehouse (2 pages)
- (c) Consent of Assignee to Add Inventor Michael Whitehouse Under 37 C. F. R. § 1.497(d)(3) executed by Assignee (1 page);

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(d) Copy of Recordation of Assignment to Promics Pty. Limited at Reel/Frame 01658/0335 (6 pages);

- (e) Fee Transmittal Sheet to cover renewed petition fee of \$130.00 under 37 C. F. R. § 1.17(i); and
- (f) Return self-addressed stamped postcard.

#### 1. RESPONSE/REMARKS

In response to the Decision on Petition dated March 8, 2006, Applicants enclose the following documents:

# 1.1 THE EXECUTED STATEMENT OF ADDED INVENTORS WHITEHOUSE IS PROVIDED (Item (1), page 2 of the Decision on Petition)

The Decision notes in Item (1), page 2 that Applicants are required to submit a statement by the added inventor that the error in inventorship occurred without any deceptive intention on the part of the inventors added subsequent to the proceedings of the International Application.

To perfect the deficiencies in the previous submission under 37 C. F. R. §1.497(d)(1), Applicants enclose herewith properly-executed Statement by Inventor Whitehouse that his original omission as a joint inventor in the International application occurred without any deceptive intent on his part.

Applicants believe that this submission satisfies the cited provision of the Petition and as such, believe that the application is now placed in condition for examination with respect to a properly-executed Statement of Added Inventor. A renewed petition for favorable finding in Applicants' behalf with respect to fulfillment of Item (1), page 2 of the Decision on Petitions is, therefore, respectfully tendered.

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1.2 THE CONSENT OF ASSIGNEE TO ADD INVENTOR WHITEHOUSE IS PROVIDED

(Item (3), page 2 of the Decision on Petition)

Item (3), page 2 of the Decision indicated the need to submit a statement granting the consent of Assignee under 37 C. F. R. §3.73(b) in further compliance with

37 C. F. R. §1.497(d)(3) with respect to the addition of Inventor Whitehouse.

To that end, Applicants enclose herewith a properly-executed Statement by the Assignee to Add Inventor Whitehouse as a joint inventor. The Assignee formally assents to the addition of Professor Whitehouse. The assignment of rights to the assignee for each of the signing joint inventors has been submitted for recordation at Reel/Frame 016658/0335. (A copy of the recordation of Assignment to Promics Pty. Limited is

enclosed herewith).

Applicants believe that this submission satisfies the cited provision of the Petition under Rule 1.497(d)(3) and as such, believe that the application is now placed in condition for examination with respect to a properly-executed Consent of Assignee to Add Inventors. Applicants respectfully renew their petition for favorable finding on Applicants' behalf with respect to fulfillment of Item (3), page 2 of the Decision on Petitions in view of this submission.

REMARKS

1.3

Applicants believe this to be a full, complete, and timely response to the Decision on

Petition, and respectfully requests that the Legal Officer in Charge grant a favorable decision in

view of Applicants' current Renewed Petition.

Should the Petitions Officer or the Examination Division have any questions, a telephone

call to the undersigned Applicants' representative would be appreciated.

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The Commissioner is hereby authorized to charge payment of any further fees associated with any of the papers submitted herewith or to credit any overpayment to Deposit Account No. 08-1394.

Respectfully submitted,

Mark D. Moore, Ph.D. Registration No. 42,903

Telephone: 713-547-2040 Facsimile: 214-200-0853

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

§ In re application of: Stephen Maxwell Taylor § Ian Alexander Shiels Confirmation Number: 1791 Lindsay Charles Brown Michael Whitehouse (As Amended) Application Number: 10/510,614 PCT Number: PCT/AU03/00415 Group Art Unit: Unknown Examiner: Unknown International Filing Date: 7 April 2003 § Attorney Docket No: 36677.30 For: USE OF C5A RECEPTOR ANTAGONIST

(formerly 4050.003000) IN THE TREATMENT OF FIBROSIS

# RENEWED PETITION TO ADD INVENTOR MICHAEL WHITEHOUSE **UNDER 1.497(D)**

Mail Stop PCT Commissioner of Patents Office of PCT Legal Administration PO Box 1450 Alexandria, VA 22313-1450

05/12/2006 LLANDGRA 00000072 081394 10510614

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Sir:

Certificate of Mailing 37 C. F. R. § 1.8 I hereby certify that this correspondence is being deposited with the U. S. Postal Service with sufficient postage as First Class Mail on the date indicated below and is addressed to: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Applicants request the addition of following named person as co-inventor in the abovecaptioned application pursuant to 37 CFR §1.497(d):

> Michael Whitehouse 37 Waratah Ave. Holland Park W. Queensland 4121 Australia Citizenship: Australian



# PALM INTRANET

Day: Tuesday Date: 10/10/2006

Time: 08:19:44

# Application Number Information

Application Number: 10/510614

**Assignments** 

Filing or 371(c) Date: 00/00/0000

Effective Date: 10/07/2004

Application Received: 10/07/2004

Patent Number:

Issue Date: 00/00/0000

Date of Abandonment: 00/00/0000

Attorney Docket Number: 4050.003000

Confirmation Number: 1791

Oral Hearing: NO Title of Invention: THERAPEUTIC METHOD

Examiner Number: 00000 /

Group Art Unit: 1646

Class/Subclass: 514/.

Lost Case: NO

Interference Number:

Unmatched Petition: NO

L&R Code: Secrecy Code:1

Third Level Review: NO

The file. Indit Secrecy Order: NO

Status: 19 / APPLICATION UNDERGOING PREEXAM PROCESSING Status Date: 10/19/2004

**PALM** Location Charge to Charge to Bar Code **Employee Name** Location Location Date Loc Name No Charge to MDW/07/A 03/08/2006 0510614 **5L10** 5C10 Name 10 Appln Contents Petition Info Atty/Agent Info Continuity/Reexam Foreign Data Info Search Search or Patent# Search Another: Application# PCT / Search Search or PG PUBS# Attorney Docket # Search Bar Code # Search

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